

Frederick C. Biehl, III Partner T. 973-849-4095

fbiehl@mccarter.com

F. 973-297-3736

McCarter & English, LLP Four Gateway Center 100 Mulberry Street Newark, NJ 07102-4056

www.mccarter.com

May 27, 2025

VIA ECF

Honorable Julien Xavier Neals **United States District Court** MLK Jr. Federal Bldg. & U.S. Courthouse 50 Walnut Street Newark, NJ 07102

Re: Agostini & Associates, P.C. v. Estate of Michele Cestone, et al. Civil Action No.: 25-cv-03855 (JNX) (LDW)

Dear Judge Neals:

We represent Defendant Michele Cestone in the above-referenced action. We are in agreement with the position taken by Schenk Price, counsel to defendants Marvec Corporation (Marvec:), Corsaro Corporation ("Corsaro"), and Maria Cestone and non-party Marvec Liquidating Trust ("Trust") filed on the Docket on May 20, 2025 (Doc. #19). We are in agreement, pursuant to Rule 4(a) of your Rules and Practices and hereby request a pre-motion conference regarding (i) Motion to Dismiss the Interpleader Complaint and Order to Show Cause; and (ii) anticipated Motion to Compel distribution of the \$750,000 to the Trust.

We thank the Court for it's consideration of this matter.

Respectfully,

Frederick C. Biehl, III

reduit a Brile

FCB/fp

cc: All Counsel of Record (via e-courts)